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Tarrant County Texas

Official Public Records

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Degan Winker

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HARDING COMPANY 13465 Midway Road, Suite 400 Dallas, Texas 75244

Submitter: HARDING COMPANY

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76186-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

ELECTRONICALLY RECORDED BY SIMPLIFILE

By:

Suarez, Renectur Koutria

CHK00967

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BEGAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW. NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid-Up With 640 Acres Pooling Provision

Code:12987

PAID-UP OIL AND GAS LEASE

(No Surface Use)

THIS LEASE AGREEMENT is made this upday or whose eddress is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., an Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, as Lessor, and CHESAPEANE EXPLORATION, LL.C., and Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, and CHESAPEANE EXPLORATION, LL.C., and Oklahoma limited liability company, whose address is 6717 Bartay Drive North Richland Hills. Toxas 76180, and CHESAPEANE EXPLORATION, LL.C., and Oklahoma Richland Hills. Toxas 76180, and CHESAPEANE EXPLORATION, LL.C., and Oklahoma Richland Hills. Toxas 76180, and CHESAPEANE EXPLORATION, LL.C., and Oklahoma Richland Hills. Toxas 76180, and CH

in the County of <u>Tarrant</u>, State of TEXAS, containing <u>0.224</u> gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in association therewith including geophysical/seismic operations). The term "ges" as used herein includes hallum, carbon dioxide and other commercial gases, as well as hydrocarbon gases. In addition to the above-described leased premises, this lease also covers accretions and any small strips or parcels of land now or hereafter owned by Lessor which are contiguous or adjacent to the above-described leased premises, end, in consideration of the aforementioned cash bonus, Lessor agrees to execute at Lessee's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any shut-in royalities hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

2. This lesse, which is a "poid-up" lease requiring no rentals, shall be in force for a primary or and 5 ff(true) years from the date hereof, and for as long thereafter as old or gas or other substances covered hereby are produced in paying quantities from the leased premises or from lands pooled therewith or this lesse is otherwise maintained in effect durently to the previous hereof.

security and Lesener's request any udefilioration of supplemental instruments for a more complete or accurate description of the land to covered. For the paper, which is a 'justicup' lesses requising no certain, that is in force for a phrisary term of \$ ftms) your of \$ ftms) your of \$ ftms) which royalists instruments are produced in paging quartities from the land is hereof, and for a long thereafter and of a ftms of the produced in paging quartities from the land is produced the result of the land is a positive of the paging quartities from the land is produced the result of the produced in the paging quartities from the land is produced the result of the produced in the paging quartities from the land is produced to the paging quartities from the paging quartities from the paging quartities are produced in the paging quartities are paging quartities and the paging quartities are paging quartities and the paging quartities are paging quartities and production, the paging quartities are paging quartities and production, as were and the continuing the paging paging paging for production of serial graded and suppression of the paging quartities are paging quartities and production, severame, or other excess tables and paging quartities are paging quartities and production, as were and production, as were and the coats incurred by Lessee in deliberting, processing or characteristic paging quartities are paging quartities and paging quartities are paging quartities and paging quartities are paging quartities and production, as were and production, as were and production, as were and production, as were and the coats incurred by Lessee in deliberting, processing profusion parameter to comparable processing accordance of the paging quartities are paging profusion and paging quartities are paging quartities and paging quartities are paging quartities and paging quartities and paging quartit

of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whote or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's convership shell have the effect of reducing the rights or enlarging the obligations of Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lesses's usual form of division order. In the event of the death of any porson entitled to shuf-in royalties to the credit of decodent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shuf-in royalties hereunder, Lessee may pay or tender such shuf-in royalties to such persons or to their credit in the depository, either jointly or expanately in proportion to the interest which each owns. If Lessee transferrs is interest hereunder in whole or in part Lessee shall be child obtigations thereafter arising with respect to the transferred interest, and failure of the transferred to satisfy such obligations with respect to the transferred interest, and failure of the transferres a full or undivided interest in all or any portion of the rarea covered by this lesse, the obligation to pay or tender shuf-in royalties hereunder shall be divided between Lessee and the ransferred or net acrossed by this lesse, the obligation to pay or tender shuf-in royalties hereunder shall be divided between Lessee and the transferred of all obligations thereafter arising with respect to the transferred interest in all or

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10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands ported or unitized herewith, in primary and/or enhanced recovery, Leasee shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of war, and the construction and use of roads, canaks, picelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, store, treat and/or transport production. Lessee may use in such operations, free of cost, and other facilities deemed necessary by Lessee to discover, produce state, the standard transport production. Lessee may use in such operations, free of cost, and other facilities deemed necessary by Lessee to discover, produce and the leased premises or lands pooled therewith, the ancillary rights granted herein shall apply (a) to the entire leased premises described in Pragragath 1 above, notwithstanding any partial elementary and the lesses of the lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lends pooled therewith. When requested by Lessee in such other lands in which Lessor now or hereafter has authority to operate such rights and the forest shall bury its pits pielines below ordinary plow depth on cultivated lands. No well shall be focated been 20 for on any house or barn now on the leased premises or such other lands, and to commercial timber and growing crops thereon. Lesses plant laws the right at any time for remove its fixtures, equipment and materials, including well casing, from the leased premises or such other lands during the term of this lease, which were all the production or other operations and orders of any governmental authority having jurisdiction including restri

Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAINER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price of different terms depending on future market conditions. Neither party to this lease will seek to after the terms of this transaction based upon any differing terms which Lessoe has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution sh heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all pari ntion shall be binding on the signatory and the signatory's all parties hereinabණ pramed as Lessor. LESSOR (MHETHER ONE OR MORE) 50Q ACKNOWLEDGMENT STATE OF TEXT PARROWLT COUNTY OF day of De ho best 420 19. by This instrument was acknowledged before me on the TAWALA P. TIPTON Notary Public, State of Texas Notaty's name (printed) My Commission Expires Notary's commission expires: February 05, 2012 ACKNOWLEDGMENT STATE OF TEXAS ARRANT COUNTY OF This instrument ras acknowledged before me Fublic, State of Tex TAWALA P. TIPTON Notary Public, State of Te My Commission Expires 's name (printed): February 05, 2012 Notary's commission expires: CORPORATE ACKNOWLEDGMENT STATE OF TEXAS COUNTY OF This instrument was acknowledged before me on the 01 Notary Public, State of Taxas Notary's name (printed): Notary's commission expires: RECORDING INFORMATION STATE OF TEXAS County of

o'clock

day of_

records of this office.

Вν

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Clerk (or Deputy)

This instrument was filed for record on the

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M., and duly recorded in

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Book

Exhibit "A" Land Description

Attached to and made a part of that certain Paid Up Oil and Gas Lease dated the day of and between, CHESAPEAKE EXPLORATION, L.L.C., an Oklahoma limited liability company, as Lesson and Rene Suarez and wife, Katla Scott, as Lesson.

From time to time Lessee may determine that some part or all of the Leased Premises should be more specifically described, in which case Lessor agrees to execute any substitute Lease(s) or correction to Lease(s) tendered by Lessee for such re-description.

0.224 acre(s) of land, more or less, situated in the J. McCommas Survey, Abstract No. A-1040, Lot 5, Block 3, McComas Subdivision, an Addition to the City of North Richland Hills, Tarrant County, Texas, according to the Plat recorded in Volume/Cabinet 388-90, Page/Slide 58, of the Plat Records, Tarrant County, Texas, and being further described in that certain Warranty Deed recorded 07/31/2003 as Instrument No. D203277484 of the Official Records of Tarrant County, Texas.

ID: 27330-3-5,

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